D: The approximate percentage by weight of inert matter.

- E: The name of each kind of the seeds or bulblets of the noxious weeds listed in Section 130D of this sub-title, which are present, singly or collectively, in excess of one seed or bulblet in each fifteen (15) grams of such mixture.
- F: The full name and address of the person, firm or corporation assuming the responsibility, under the conditions of this sub-title for the information placed on the tags or labels as required by this Section.

An. Code, 1924, sec. 120. 1912, sec. 103. 1918, ch. 200, sec. 103.

- 133. Agricultural seeds or mixtures of same shall be exempt from the provisions of this sub-title:
 - A: When possessed, exposed for sale, or sold for food purposes only;
- B: When sold to merchants to be recleaned before being sold or exposed for sale for seeding purposes;
- C: When in store for the purpose of recleaning or not possessed, sold or offered for sale for seeding purposes within the State of Maryland;
- D: When sold by one farmer to another; provided that if such seed is advertised for sale and is delivered through a common carrier, then the seller shall be deemed to be a vendor and said seed and seller shall be subject to all the requirements of this sub-title.

An. Code, 1924, sec. 121. 1912, sec. 104. 1918, ch. 200, sec. 104.

134. The duty of enforcing this sub-title, carrying out its provisions and requirements shall be vested in the State Board of Agriculture of Maryland. The said Board, upon notice to the seed trade of the State through proper advertisement or publication, shall be empowered to adopt such reasonable "rules and regulations" as may be deemed necessary in order to secure the efficient enforcement of this sub-title; provided further that said Board shall maintain a State seed laboratory with necessary equipment, and may appoint such analysts, inspectors and assistants as may be necessary for the proper enforcement and carrying out of the provisions of this sub-title, and in said Board's discretion, fix the salaries of said analysts, inspectors and assistants. Said Board shall also be empowered to publish, at its discretion, the results of the examination, analysis and test of any sample of agricultural seed, or mixture of such seed, drawn as provided for in Section 135, together with any other information it may deem advisable.

An. Code, 1924, sec. 122. 1912, sec. 105. 1918, ch. 200, sec. 105.

135. It shall be the duty of said State Board of Agriculture, or its duly authorized agents, to inspect, examine and make analysis of and test any agricultural seeds sold, offered or exposed for sale, within this State for seeding purposes within this State, at such time and place, and to such extent as it may determine. Said Board and its agents shall have free access at all reasonable hours to any premises or structures to make examination of such agricultural seeds, whether such seeds are upon the premises of the owner or consignee of such seeds or on the premises or in the possession of any warehouse, elevator, railway or steamship company, and said Board is hereby given authority by its agents, upon notice to the dealer, his agents or the representative of any warehouse, elevator, railway or